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                        UNITED STATES DISTRICT COURT
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                       CENTRAL DISTRICT OF CALIFORNIA
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   TERESA ACEVEDO, an
                                       Case No. CV 15-02183 DDP (AJWx)
    individual,
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                                       ORDER REMANDING TO STATE COURT
                   Plaintiff,
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   KIA MOTORS AMERICA, INC., a
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   California corporation;
   CARSON CJ, LLC dba CAR PROS
   KIA, a California limited
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    liability company,
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                   Defendants.
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Defendant removed the action to this Court on March 24, 2015 on the basis of federal question jurisdiction.

Federal courts are courts of limited jurisdiction. Owen

Equip. & Erection Co. v. Kroger, 437 U.S. 365, 374 (1978). Federal district courts have "original jurisdiction of all civil actions arising under the Constitution, laws, or treaties of the United States." 28 U.S.C. § 1331. Alternatively, district courts may exercise diversity jurisdiction when there is complete diversity

between the parties and the amount in controversy exceeds \$75,000. 28 U.S.C. § 1332. The parties stipulated to dismiss the causes of action arising under the Magnuson Moss Warranty Act on May 11, 2015. Because the Magnuson Moss Warranty Act was the basis for federal question jurisdiction, this court no longer has subject matter jurisdiction. Furthermore, it does not appear that there are grounds for diversity jurisdiction. Accordingly, the Court REMANDS this action to Los Angeles County Superior Court. IT IS SO ORDERED. Dated: June 2, 2015 DEAN D. PREGERSON United States District Judge